DURING FIRST 10 DAYS OF DECEMBER, 1893, 17,180.

CORRESPONDING PERIOD LAST YEAR, 11.798.

PRICE ONE CENT.

MRS.MULLER NOW

The Wife of Dr. Meyer's Con-

fessed Accomplice on the

Witness Stand.

OVERHEARD TALK OF MURDER.

She Tells of Her Service with

the Couple Accused of a

Horrible Crime.

reborative Evidence.

PRICE ONE CENT.

NEW YORK, TUESDAY, DECEMBER 12, 1893,

Only 10c. FOR A Situation Wanted Advt. in The World, Daily or Sunday. LAST EDITION Additional track could only be obtained from the Rapid Transit Commissioners. And was helleved to be so to the content of the c THE WRITING ON THE WALL. PARIS IS ON GUARD, GREATER NEW YORK.

in behalf of the Manhattan Railway Company to oppose the motion. Mr. Dean admitted that he had not even heard of the ancient commission under whose authority Mr. Davis claimed the

"Is" road people were acting.

The startling feature of the case was that notwithstanding the fact that the members of this old Commission, which all long since been dead, the body has revived by appointments made by Gov. Flower within the last few days. This Commission, without the knowledge of the present Rapid Transit Commission or any of the city authorities, Las approved in due form the plans for the laying of the third track in Ninth ave-Flower within the last few days. nue, after a distance of more than half

When this information was suddenly orung upon Mr. Dean and his associates this morning the city's representatives Mr. Dean said all he could in support of his application for the injunction, but

sition, both sides being allowed to submit their papers with permission to file additional briefs, while Justice Ingraham reserved his decision. It was stipulated that the further construction of the third track should be stopped pending decision upon the motion.

that the further construction of the third track should be stopped pending decision upon the motion.

In opening the argument Mr. Dean stated that the Manhattan Company was supposed to secure its rights from the fold West Side and Yonkers Rapid-Transit Company, and the statute under which the road was operated only allows the erection and operation of two tracks.

The Company, he said, was now building a third track between Thirteenth and Twenty-second street, a distance of half a mile, and when completed it was its intention to run express trains on it. The city claimed that the third track was a nuisance, that the Company had no authority of law to build it, and asked for a permanent injunction.

An affidavit of Assistant Corporation Counsel Connois set forth all the facts at length, and it was asserted that the new track was not in any sense a siding, but an extra track.

It was stated that unless the lajunction was granted there was nothing to prevent the Company from extending this track all the way to Fifty-ninth street, or further.

Lawyer Dayis sprang his little trap

Lawyer Davis sprang his little trapy when he caimly asserted in reply to Mr. San's remarks that the Manhattan Company obtained its right to lay this track under its charter and the old act of 1867, which gave to three Commissioners, appointed by the Governor, the entire jurisdiction over the matter of granting permission to the Company to lay additional tracks for sidings or other purposes.

tional tracks for sidings or other purposes.

The authority of this Commission was continued by the act of 1876, and was in no way impaired by the act of 1891, by which the present Rapid Transit Commission was appointed.

It was not necessary under the statutes to go to the Rapid Transit Commission as the authority of the old Board was still good and under Gov. Flower's appointment it had been revived and had given its approval of the new construction.

vived and man given he appropriate new construction.

On the long deak in front of Justice Ingraham were spread out the maps and drawings of the third track, which Mr. Davis said was only a siding, and was intended for use while the girders of he west side tracks were being strength-

intended for use while the girders of his west side tracks were being strengthened.

He said the city had no right to assume that the Company intended to operate it as a third track for through trains, for no such intention had even been officially expressed by the corporation and as a matter of fact it was only intended to meet present necessities.

only intended to meet present necessisties.

It came out afterwards that the Commission under which the Company was acting was composed of Sutherland Tenney, who was appointed in 1891; Wirschow S. Pearce and Manghan Carter, who were appointed only a few days ago by Gov. Flower. They certified their approval of the plans by signing a statement to that effect, their signatures appearing on the maps under the date of Dec. 11, 1893.

Mr. Dean, in reply, told the Court that he thought the claim was absurd and extravagant, that the act of 1891 had legislated the old Commission out of existing the complexity was not pressed in Yorkville Court teday on his paying for the damage.

JULIA BOLGER'S STORY.

in the Street.

Julia M. Bolger, of 249 Arlington aveof assault against Richard Court, an oysin the Essex Market Police Court to-

The woman said she left her home in

rest.
After telling Justice Ryan this
the woman said that she did not

admitted that he was not prepared to meet the startling facts brought forward by Mr. Davis, and asked for time to put in a brief to answer his argument.

"Your Honor," said the defendant, "this woman accosted me at 4 o'clock this morning at Ninth street and Third avenue. Because I refused to go with her not because I refused to go with her able abused me roundly She struck me she abused me roundly She struck me nue. Because I refused to go with her she abused me roundly She struck me several times in the face, and all I did was to push her from me."

Justice Ryan instructed the woman to bring Mrs. Kenny, the mother of her sick friend, to court, to corroborate her statement about leaving her home at 3 o'clock in the morning.

On that account the examination of the case was adjourned until to-morrow.

had gone to Washington "on a visit." but friends of the Justice denied the story.

The time for serving the papers has service is not effected by that time an

service is not effected by that time another extension will be applied for.

It is even hinted that Butherland may not appear at his old haunts until after Jan. 1, when Justice Barnard retires from the bench.

Justice Barnard did not render a decision to-day in the proceedings to punish John Y. McKane for contempt of court, as was expected. It was reported that Justice Barnard would come to Brooklyn this morning for the purpose of finishing the case, but up to noon he had not appeared at the court-house. A decision is looked for to-morrow.

MORE TIME FOR THURBER.

Assignce Keith Cannot Ascertain His Financial Condition.

Boudinet Keith, assignee of Francis B. Thurber on his individual assignment, has obtained from Judge Bischoff, of the Court of Common Pleas, thirty days ad-ditional time to file schedules of his as-

ditional time to file schedules of his assignor.

Mr. Keith says he has been unable to ascertain the financial condition of Mr. Thurber. When he has made inquiry he has found Mr. Thurber so busily engaged trying to reorganize the Thurber & Whyland Company that he could not give an account of his individual affairs. So far as Mr. Keith can learn, he says, he believes that Mr. Thurber's property property consists altogether of stock in the Thurber & Whyland Company, except that he has about \$25,600 of other personal property.

Buildings Closely Watched.

Production of a Socialist Play For- It Provides for Submitting the Quesbidden by the Police.

chist Meeting in Berlin.

(By Associated Press.)
PARIS, Dec. 12.—The Courts of Justice, the Prefecture of Police, the theatres and public buildings are closely solidation of New York and Brooklyn. guarded by police in uniform and in met to-day at 214 Brondway. The Complain clothes in order to prevent dynamission consists of State Engineer and mite outrages.

The police have forbidden the product Frederick W. Devoe, Andrew H. Green tion of the play, "Les Ames Solitaires, by the German Socialist Hauptmann. The quarters occupied by foreign work-men suspected of being connected with Anarchist societies have been searched, and it is expected, as a result, that at least thirty foreign Anarchists will be expelled from France.

Marchal, the husband of Valilant's mistress, has disappeared, fearing the istration to a Vote of the People," Fol vengeance of Vaillant's friends. . Marchal has been arrested, papers found in her lodgings showing that she was an accessory to Vaillant's

The Radical papers, commenting on yesterday's proceedings in the Chamber of Deputies, say that they exceed the of the Empire.

LONDON, Dec. 12.-A despatch to The Chronicle from Paris says that while an Anarchist named Graillat, who was

Vaillant almost admits that he drew Ten Anarchists were with him in the

All of them have spent a portion of their lives in England, showing that the Anarchists are affiliated together. sidized by patrons who have been generally regarded as apostles of less milltant doctrines.

BERLIN, Dec. 12-About five hundred

bourgeoise was responsible for the outwrongs of the working classes. Werner to suppress theoretical Anarchism.

Anarchists who attended this meeting

SINN MUST PAY COUNSEL FEES Court of Appeals Affirms an Order

SUTHERLAND NOT FOUND.

Nor Did Justice Barnard Decide the McKane Case To-Day.

It was announced this morning that Justice Barnard's order requiring Justice Barnard's order of the General Term of the Suprise of Coll. Will.

Mr. Transnend said, i

pay that amount. Col. Sinn brought pay that amount. Col. Sinn brought the suit to test the legality of a divorce which had been granted to Miss Tanner from Dr. Frederick Farin in Chicago in 1833, as well as the legality of a divorce which had previously been granted to Dr. Farin's first wife, Mattle E. Oram, in St. Croix County, Wis., May 10, 1875

Col. Sinn and Miss Tanner were mar-ried in Cleveland, O., Feb. 14, 1885.

Mayor spoke with him a short time.

Mr. Schliemann refused to state whether or not he intended presenting his resignation.

CORDAGE PROPERTY FRANCHISES

his resignation.

Senator-elect Coffey called on the Mayor, and, it is believed, he is trying to act as peacemaker between Boody and Schilemann. Mayor Boody refused to discuss the affair. He said he might have something to say to-morrow.

sens of St. Louis in early days, died here

Courts, Theatres and Public A New Bill Adopted by the Inquiry Commission Tc-Day.

Vallant Chosen by Lot A Big Anar- Features Which Were Objected To Have Been Eliminated.

> mission appointed to examine into the Edward F. Linton Senator Charles P. McClelland, J. S. T. Etranahan, Calvert Vaux and William D. Veeder.

The new bill adopted to-day is calle-"An Act Providing for the Submission of the Question of the Consolidation o the City of New York with Certain Ter

Anarchists who attended this meeting. The difference between the present bill were generally despondent, as they fear, and the one rejected by the last Legis-

that the Paris outrage will lead to international measures against Anarchists and kindred agitators.

To-day Hermann and Weisenthal, two of the speakers at last night's meeting were arrested and condemned to three months' imprisonment for Anarchist utterances of two months ago.

The proceedings to day were very brief.

HAS NO EAR FOR MUSIC.

Lawyer Buck Objects to His Neighbor's Piano Playing.

Lawyer Jerome Buck's friends are hav ing lots of fun with the well-known orator nowadays. All they have to do COFFEY AS PEACEMAKER.

Is He Trying to Parify Boody and Schliemann?

Excise Commissioner Schliemann, of Brooklyn, whose resignation was requested by Mayor Boody, called at the Mayor's office this morning, but Mr. Bouck an intolerable nuisance. Mr. Bouck a carriement, and to him Boody was in conference with a party of gentlemen and could not be seen. Later in the day he called again and the Mayor spoke with him a short time.

Mr. Schliemann refused to state of the state is to ask him if he enjoys hearing plano

On the application of E. F. C. Young and G. Weaver Loper, receivers of the COL. ALTON R. EASTON DEAD.

A Promineut Citizen of St. Louis and Old Friend of Grant.

(BY Associated Press.)

ST. LOUIS, Dec. 12.—Col. Alton R. Easton, one of the most prominent citizens of St. Louis in early days, died here

gens of St. Louis in early days, died here
just before midnight last night, aged
eighty-six.

He it was after whom Aiton, Ill., was
named. He was military Governor of
Santa Fe during the Mexican war: Assistant United States Treasurer under
Filmore: Inspector-General of Missouri
in 1823-61. He was a close friend of
Grant.





Only the Boodlers and Hucksters of Politics are alarmed by it.

JOHN C. END NOT INDICTED. FOREIGN NEWS OF THE DAY. BEATEN BY HIS NEIGHBORS.

No Bill Returned by the United Trial of Monson, of the "Ardla- Hayes Threatened to Kill His States Grand Jury To-Day.

His Case May Come Before that The War in Morocco-Instructions Then He Upset a Hot Stove and Body's Next Meeting.

The October United States Grand Jury returned about ten indictments to Judge Benedict this morning and were discharged. They were all for minor of-

The jury failed to return an indictment against John Q. Eno, according to Assistant United States District-Attorney Mott, notwithstanding that the same evidence on which the warrant for his re-

THE 10,000 DIDN'T APPEAR.

Chicago Escaped Invasion by Crank Westgarth's Army. (By Associated Press.)

CHICAGO, Dec. 12.-Six hundred po licemen held in reserve during to quell a possible outbreak at the lake front, were not disturbed this morning. John Westgarth, supposedly a erank had issued a call for 10,000 armed men to meet him at the lake front at daybreak and move against the city with a demand or work or bread, ...
John and his army failed to material ize, and the policemen were allowed to

break ranks. NEW YORK OFF TO-DAY.

The U. S. Cruiser Was Outside th Bar This Morning. The United States cruiser New York

was anchored outside the bar early this Argument on Their Disposal Fixed for Dec. 18.

Important Mark Company of the Property of the Company of the Com

Inness's Band a Big Attraction. All the best attractions of the White City havcome to New York Foremost of these is Innes a Band, which won the musical prize of the Columbian Exposition. Its delightful afternoon and vening concerts at the World's Fair Prize Win-ners' Exposition in the Grand Central Palace are the features of the musical scaons. Mr. Innee has a magnificent reportoire, and produces the finest orchestral effects. His own solos on the crombone were alone worth a trip to Chicago to hear, though they may now be enjoyed in New York.

The Hugger Caught and Fined. James Woden, a grocer's clerk, of 25 West Twenty-stath street, was fixed in Jefferson Market Court to-day for getting drunk last night and stopping a number of women on their way to the Holy Innocest's Mission on West Twenty-sevanth street. In some cases Wodes insisted on hugging and kinsing the woman.

Wife and Children.

mont Mystery," Opens.

to Gen. Campos. EDINBURGH, Dec. 12.-The long ex

pected trial of Alfred John Monson, a

tent of \$100,000, as it had two policies of \$100,000 each on the Lieutenant's life, poli-

ics which are said to have been secure hrough Monson. THE WAR IN MOROCCO.

Instructions Forwarded Campos The Sultan Expected in Melilla. (By Associated Press.)

LONDON, Dec. 12.-A despatch to the Standard from Madrid says that Gen. Martinez Campos has telegraphed to the Government that Muley Aranf and the Foreign Minister of Morocco have declared for the second time that they pos- Picking: "Admiral de Gama in an offisess no power from the Sultan to enable them to accept the Spanish ultimatum. On receipt of this despatch Prime Minister Sagasta called a special Cabinet Council, and it was decided to send instructions to Gen. Campos to act with discretion in the defense of the Spanish The correspondent of the Daily News

struct Gen. Campos to inform the Morocco Government that Spain will not brook such pretexts for delay as those made by Muley Araaf and the Foreign Minister MELILLA, Dec. 12.—The Suitan is not expected here before February. It is stated that the Kaybles will persist in their intention to build a fort command

at Madrid says that the Cabinet will in-

ing the Spanish fort at Guartach. Revolutionary Leaders to Be Releas d.

(By Associated Press) BUENOS AYRES, Dec. 12,-Gen. Alen. and Col. Espina leaders in the recent revolutionary movement, and who are now in prison, will be liberated shortly by order of the Supreme Court

FORGING A STRONG CHAIN. The Prosecution Presents, Link by Link, Unchallenged Cor-

Stop by step Prosecutor John F. Me-Intyre is corroborating the story told by Accomplice Carl Muller of the move ments of Dr. Henry C. F. Meyer, Mr. Meyer, Ludwig Brandt and Muller in the awful conspiracy to defraud the in-surance companies out of \$8,500 in polieles issued on the life of Gustave J. Baum, a conspiracy that ended in the death of Brandt by slow poisoning, the collection of the insurance from two companies, a division of the spoils, and the flight of the three conspirators who

cross-examination of Daniel G. Gillette, Manager of the Department of Revision in the Mutual Life office, in this city, and whose suspicions were aroused by the unseemly haste of the "Widow Baum" to collect the policies on has dead husband's life.

Mr. Gillette was made to tell how he controlled the tell how he can be a controlled to the tell how he can be a controlled to the tell how he can be a controlled to the tell how he can be a controlled to the tell how he can be a controlled to the controlle

offered the \$500 reward to Mulier if he would lead the officers to the place of hiding of Dr. and Mrs. Meyer, but de-nied that he offered immunity from pusishment to Muller, then known

August Wimmers. Mr. Gillette was led again over all the Meyers. He told again how the alleged April 11, 1892, with William Reuter, whom he now recognizes in Dr. Meyer. He Hayes is a married man, and has a till Feb. 11. 1892—six weeks before he died; how she could not call the name of a street in Denver, nor tell a place where her alleged husband had been employed; how he succeeded, oy a pritext, in securing specimens of the hand-writing or both his visitors, and on what he learned from them began the investigation which ended in the discovery of Muller, the arrest of Dr. and Mrs. Meyer and this prosecution.

Mr. Brooke made much of the fact that Pinkerton detectives were employed in running down Dr. Meyer, instead of the insurance people placing the matter in the hands of the regularly constituted pilice authorities, and then relased the witness.

was the presentative of the foreign powers that he has taken over the command of the insurgent Admiral de Gama has notified insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci has taken over the command of the insurgent squadron in the Bay of Ricci dal note assumes the command of the following deepatch from Commander Pickins: "Admiral de Gama has notified the representatives of the foreign powers that he has taken over the command of the insurgent squadron in the Bay of Ricci dal note assumes the command of the following deepatch from Commander Pickins: "Admiral de Gama has notified the representatives of the foreign powers that he has taken over the command of the following deepatch from Commander Pickins: "Admiral de Gama has notified the representatives of the foreign powers that he has taken over the command of the following deepatch from Commander Pickins: "Admiral de Gama has notified the representatives of the foreign powers that he has taken over the command of the following deepatch from Commander Pickins: "Admiral de Gama has notified the representatives of the foreign powers that he has taken over the command of the following deepatch from Commander Pickins: "Admiral de Gama has notified the representatives of the foreign powers that he has taken over the command of the following deepatch from Commander Pickins: "Admiral de Gama has notified the representatives of the

(Continued on Third Page.)